# PROCUREMENT NOTICE State of Connecticut Department of Correction Legal Notice

Notification of a procurement opportunity for **Community Non-Residential Services** required by the Connecticut Department of Correction is available for review, download and printing on the State's Procurement/Contracting Portal at: www.das.state.ct.us/Purchase/Portal/Portal\_Home.asp.

Bid notices may also be accessed on the Department of Correction web page at: http://www.ct.gov/doc

Pursuant to C.G.S. § 18-101i, the Department must award purchase of service contracts only to private nonprofit organizations, State agencies, or units of local government.

The Department of Correction is an Equal Opportunity/Affirmative Action Employer. Questions may be directed to the CTDOC Contracts Administration office at (860) 692-7758.

Deaf and hearing-impaired individuals may use a TDD by calling 1-800-842-4524.

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#### I. GENERAL INFORMATION

#### A. INTRODUCTION

- 1. RFP Name or Number: RFP #DOC-NRESBH-16-LB / Community Non-Residential Behavioral Health Services
- **2. Summary:** The purpose of this request is to procure a community-based, non-residential Behavioral Health program in the Greater Waterbury / Bristol / Plainville areas.
- 3. Synopsis (Optional): Not Available
- 4. Commodity Codes. The services that the Department wishes to procure through this RFP are as follows:
  - 2000: Community and Social Services

#### B. DEFINITIONS

- **1.** Agency: For the purposes of this RFP, any reference to 'agency' shall refer to the applicant agency responding to this RFP.
- 2. Department: For the purposes of this RFP, 'Department' shall mean the Connecticut Department of Correction.
- **3.** Contractor: A private provider organization, CT State agency, or municipality that enters into a POS (Purchase of Service) contract with the Department as a result of this RFP.
- **4.** *Proposer:* A private provider organization, CT State agency, or municipality that has submitted a proposal to the Department in response to this RFP.
- **5.** *Prospective Proposer:* A private provider organization, CT State agency, or municipality that may submit a proposal to the Department in response to this RFP, but has not yet done so.
- **6.** Subcontractor: An individual (other than an employee of the contractor) or business entity hired by a contractor to provide a specific health or human service as part of a POS contract with the Department as a result of this RFP.
- 7. Release Status: The custody status of any offender released prior to the completion of his/her sentence pursuant to the authority of the Commissioner of Corrections or the Board of Pardons and Paroles. This may include: Parole, Community Release, Transitional Supervision and/or Transitional Placement.
- **8.** *Like Programs:* Separate physical programs of the same type, operated by the same provider in different physical locations. (i.e. work release program in Bridgeport and work release program in Hartford)
- 9. Startup Costs: One-time costs incurred for the startup of a program. These costs may not be annualized.

#### **C. INSTRUCTIONS**

1. Official Contact. The Department has designated the individual below as the Official Contact for purposes of this RFP. The Official Contact is the only authorized contact for this procurement and, as such, handles all related communications on behalf of the Department. Proposers, prospective proposers, and other interested parties are advised that any communication with any other Department employee(s) (including appointed officials) about this RFP is strictly prohibited. Proposers or prospective proposers who violate this instruction may risk disqualification from further consideration.

Name: Linda Burns

Address: 24 Wolcott Hill Road

Wethersfield, CT 06109

 Phone:
 860 692-7758

 Fax:
 860 692-6869

 E-Mail:
 Linda.burns@ct.gov

Please ensure that e-mail screening software (if used) recognizes and accepts e-mails from the Official Contact

- 2. RFP Information. The RFP, amendments to the RFP, and other information associated with this procurement are available in electronic format from the Official Contact or from the Internet at the following locations:
  - Department's Web Site: http://www.ct.gov/doc
  - State Contracting Portal: http://das.ct.gov/cr1.aspx?page=12

It is strongly recommended that any proposer or prospective proposer interested in this procurement subscribe to receive e-mail alerts from the State Contracting Portal. Subscribers will receive a daily e-mail announcing procurements and addendums that are posted on the portal. This service is provided as a courtesy to assist in monitoring activities associated with State procurements, including this RFP.

Printed copies of all documents are also available from the Official Contact upon request.

**3. Contract Awards.** The award of any contract pursuant to this RFP is dependent upon the availability of funding to the Department. The Department anticipates the following:

Total Funding Available: Approximately \$500,000 annually

Number of Awards: To Be DeterminedContract Cost: To Be Determined

Contract Term: 5-8 Years, at the discretion of the Department

**4. Eligibility.** Pursuant to C.G.S. § 18-101i, the Department must award purchase of service contracts only to private nonprofit organizations, State agencies, or units of local government.

- **5. Minimum Qualifications of Proposers.** In accordance with CGS §18-101i, bids will be accepted from private, non-profit organizations, state agencies or units of local government. Preference will be given to proposers with a proven history of providing the requested or substantially similar services in the requested geographical areas.
- **6. Procurement Schedule.** Dates marked (\*) are target dates only, and may be subject to change. The Department may amend the schedule, as needed. Any change will be made by means of an amendment to this RFP and will be posted on the State Contracting Portal and the Department's Web Site.

RFP Planning Start Date: March 1, 2015
 RFP Released: August 23, 2015

Deadline for Letter of Intent:
 Deadline for PRE RFP Conference Questions:
 3:00 PM, September 8, 2015
 3:00 PM, September 8, 2015

Answers Released: September 15, 2015 RFP Conference: September 22, 2015

• Deadline for POST RFP Conference Questions: 3:00 PM, September 29, 2015

· Answers Released: October 6, 2015

Deadline for Proposal Submission:
 3:00 PM, October 21, 2015

(\*) Proposer Selection: November 4, 2015
 (\*) Start of Contract Negotiations: November 6, 2015
 (\*) Start of Contract: January 1, 2016

- 7. Letter of Intent. A Letter of Intent (LOI) is required by this RFP. The LOI is non-binding and does not obligate the sender to submit a proposal. The LOI must be submitted to the Official Contact identified in Section C.1 of this RFP. LOI's may be submitted by US mail, fax, or e-mail by the deadline established in the Procurement Schedule. The LOI must clearly identify the sender, including agency name, contact person, postal address, telephone number, fax number, and e-mail address. It is the sender's responsibility to confirm the Department's receipt of the LOI. Failure to submit the required LOI in accordance with the requirements set forth herein shall result in disqualification from further consideration.
- 8. Inquiry Procedures. All questions regarding this RFP or the Department's procurement process must be directed, in writing, to the Official Contact before the deadline specified in the Procurement Schedule. The early submission of questions is encouraged. Questions will not be accepted or answered verbally neither in person nor over the telephone. All questions received before the deadline will be answered. However, the Department will not answer questions when the source is unknown (i.e., nuisance or anonymous questions). Questions deemed unrelated to the RFP or the procurement process will not be answered. At its discretion, the Department may or may not respond to questions received after the deadline. If the Department chooses to answer questions received after the deadline, the question and the answer will be made available to all proposers or prospective proposers. The Department reserves the right to answer questions only from those who have submitted an LOI. The Department may combine similar questions and give only one answer. All questions and answers will be compiled into a written amendment to this RFP. If any answer to any question constitutes a material change to the RFP, the question and answer will be placed at the beginning of the amendment and duly noted as such. The Department will release the answers to questions on the dates established in the Procurement Schedule. The Department will publish any and all amendments to this RFP on the State Contracting Portal and the Department's Web Site.

**9. RFP Conference.** An RFP conference will be held to answer questions from prospective proposers. Attendance at the conference is **mandatory**. Prospective proposers who are not physically represented at the conference are automatically disqualified and ineligible to submit proposals. Copies of the RFP will not be available at the RFP Conference. Prospective proposers are asked to bring a copy of the RFP and writing instruments to the conference. At the conference, attendees will be provided an opportunity to submit written or verbal questions, which the Department's representatives may (or may not) answer at the conference. Any verbal answers given at the conference by the Department's representatives are tentative and not binding on the Department. All questions submitted will be answered in a written amendment to this RFP, which will serve as the Department's official response to questions asked at the conference. If any answer to any question constitutes a material change to the RFP, the question and answer will be placed at the beginning of the amendment and duly noted as such. The agency will release the amendment on the date established in the Procurement Schedule. The Department will publish any and all amendments to this RFP on the State Contracting Portal and, if available, on the Department's Web Site.

Date: September 22, 2015

Time/Location: TBD (specifics will be emailed to prospective proposers who submitted an LOI)

10. Proposal Due Date and Time. The Official Contact is the only authorized recipient of proposals submitted in response to this RFP. Proposals must be <u>received</u> by the Official Contact on or before the due date and time:

· Due Date: October 21, 2015

Time: 3:00 PM

Faxed or e-mailed proposals will not be evaluated. When hand-delivering proposals by courier or in person, allow extra time due to building security procedures. The Department will not accept a postmark date as the basis for meeting the submission due date and time. Proposals received after the due date and time may be accepted by the Department as a clerical function, but late proposals will not be evaluated. At the discretion of the Department, late proposals will either be destroyed or retained for pick up by the submitters.

An acceptable submission must include the following:

- one (1) original proposal;
- $\cdot$  five (5) conforming copies of the original proposal; and
- one (1) conforming electronic copy of the original proposal.

The original proposal must carry original signatures and be clearly marked on the cover as "Original." Unsigned proposals will not be evaluated. The original proposal and each conforming copy of the proposal must be complete, properly formatted and outlined, and ready for evaluation by the Screening Committee. The electronic copy of the proposal must be compatible with Microsoft Office Word 2013. For the electronic copy, whenever possible, required forms and appendices may be scanned and submitted in Portable Document Format (PDF) or similar file format.

**11. Multiple Proposals.** The submission of multiple proposals from the same proposer is an option with this procurement. Proposals for different program types may not be combined and must be submitted separately.

- 12. Declaration of Confidential Information. Proposers are advised that all materials associated with this procurement are subject to the terms of the Freedom of Information Act (FOIA), the Privacy Act, and all rules, regulations and interpretations resulting from them. If a proposer deems that certain information required by this RFP is confidential, the proposer must label such information as CONFIDENTIAL. In Section C of the proposal submission, the proposer must reference where the information labeled CONFIDENTIAL is located in the proposal. *EXAMPLE: Section G.1.a.* For each subsection so referenced, the proposer must provide a convincing explanation and rationale sufficient to justify an exemption of the information from release under the FOIA. The explanation and rationale must be stated in terms of (a) the prospective harm to the competitive position of the proposer that would result if the identified information were to be released and (b) the reasons why the information is legally exempt from release pursuant to C.G.S. § 1-210(b).
- 13. Conflict of Interest Disclosure Statement. Proposers must include a disclosure statement concerning any current business relationships (within the last three (3) years) that pose a conflict of interest, as defined by C.G.S. § 1-85. A conflict of interest exists when a relationship exists between the proposer and a public official (including an elected official) or State employee that may interfere with fair competition or may be adverse to the interests of the State. The existence of a conflict of interest is not, in and of itself, evidence of wrongdoing. A conflict of interest may, however, become a legal matter if a proposer tries to influence, or succeeds in influencing, the outcome of an official decision for their personal or corporate benefit. The Department will determine whether any disclosed conflict of interest poses a substantial advantage to the proposer over the competition, decreases the overall competitiveness of this procurement, or is not in the best interests of the State. In the absence of any conflict of interest, a proposer must affirm such in the disclosure statement. Example: "[name of proposer] has no current business relationship (within the last three (3) years) that poses a conflict of interest, as defined by C.G.S. § 1-85."

#### D. PROPOSAL FORMAT

- Required Outline. All proposals must follow the required outline presented in Section IV, pages 20-21 of
  this RFP. Proposals that fail to follow the required outline will be deemed non-responsive and will not
  evaluated.
- 2. Cover Sheet. The Cover Sheet is Page 1 of the proposal. Proposers must complete and use the Cover Sheet form provided by the Department as Form #6, in Section IV.I, page 31 of this RFP. If the proposal is being submitted as an <u>Expansion to an Existing Program</u> currently under contract with the Department, please utilize Form #7, in Section IV.I, page 32 of this RFP as the proposal cover sheet.
- **3. Table of Contents.** All proposals must include a Table of Contents that conforms with the required proposal outline. (See Section IV)
- **4. Executive Summary.** Proposals must include a 1 page summary of the main proposal and cost proposal. This summary should include, the type of program being proposed, annual number of offenders to be served, location of program, a brief agency history, and a brief program philosophy.
- **5. Attachments.** Attachments other than the required Appendices or Forms identified in Section IV are not permitted and will not be evaluated. Further, the required Appendices or Forms must not be altered or used to extend, enhance, or replace any component required by this RFP. Failure to abide by these instructions will result in disqualification.

6. Style Requirements. Submitted proposals must conform to the following specifications:

Binding Type: Loose Leaf, Bound with a Butterfly Clip

Dividers: No DividersPaper Size: Standard Letter

Print Style: 2-sidedFont Size: 12

Font Type: Times New RomanMargins: None specifiedLine Spacing: Single Space

- **7. Pagination.** The proposer's name must be displayed in the header of each page. All pages, including the required Appendices and Forms, must be numbered in the footer.
- 8. Packaging and Labeling Requirements. All proposals must be submitted in sealed envelopes, packages or boxes and must be addressed to the Official Contact. The Legal Name and Address of the proposer must appear in the upper left corner of the envelope, package or box. The RFP Name or Number must be clearly displayed on the envelope, package or box. Any proposal that does not conform to these packaging or labeling instructions will be opened as general mail. Such a proposal may be accepted by the Department as a clerical function, but will not be evaluated. At the discretion of the Department, such a proposal may be either destroyed or retained for pick up by the submitters.

#### E. EVALUATION OF PROPOSALS

- **1. Evaluation Process.** It is the intent of the Department to conduct a comprehensive, fair, and impartial evaluation of proposals received in response to this RFP. When evaluating proposals, negotiating and awarding contracts, the Department will conform with its written procedures for POS procurements (pursuant to C.G.S. § 4-217) and the State's Code of Ethics (pursuant to C.G.S. §§ 1-84 and 1-85).
- 2. Screening Committee. The Department will designate a Screening Committee to evaluate proposals submitted in response to this RFP. The contents of all submitted proposals, including any confidential information, will be shared with the Screening Committee. Only proposals found to be responsive (that is, complying with all instructions and requirements described herein) will be reviewed, rated, and scored. Proposals that fail to comply with all instructions will be rejected without further consideration. Attempts by any proposer (or representative of any proposer) to contact or influence any member of the Screening Committee may result in disqualification of the proposer.
- 3. Minimum Submission Requirements. All proposals must comply with the requirements specified in this RFP. To be eligible for evaluation, proposals must (1) be received on or before the due date and time; (2) meet the Proposal Format requirements; (3) follow the required Proposal Outline; and (4) be complete. Proposals that fail to follow instructions or satisfy these minimum submission requirements will not be reviewed further. The Department will reject any proposal that deviates significantly from the requirements of this RFP.

- 4. Evaluation Criteria (and Weights). Proposals meeting the Minimum Submission Requirements will be evaluated according to the established criteria. The criteria are the objective standards that the Screening Committee will use to evaluate the technical merits of the proposals. Only the criteria listed below will be used to evaluate proposals. Interpretation of these criteria will be established by the Screening Committee prior to receipt of proposals. The criteria are weighted according to their relative importance. The weights are disclosed below.
  - Organizational Profile (weighted at a factor of 2)
  - Scope of Services (weighted at a factor of 3)
  - Staffing Plan (see note) (weighted at a factor of 1)
  - Data and Technology (weighted at a factor of 1)
  - Subcontractors (weighted at a factor of 1)
  - Work Plan (weighted at a factor of 2)
  - · Financial Profile (weighted at a factor of 1)
  - Budget and Budget Narrative (weighted at a factor of 2)
  - Appendices (weighted at a factor of 1)

Note: As part of its evaluation, the Screening Committee will consider the proposer's demonstrated commitment to affirmative action, as required by the Regulations of CT State Agencies § 46A-68j-30(10).

- 5. Proposer Selection. Upon completing its evaluation of proposals, the Screening Committee will submit the rankings of all proposals to the Department head. The final selection of a successful proposer is at the discretion of the Department head. Any proposer selected will be so notified and awarded an opportunity to negotiate a contract with the Department. Such negotiations may, but will not automatically, result in a contract. Pursuant to Governor M. Jodi Rell's Executive Order No. 3, any resulting contract will be posted on the State Contracting Portal. All unsuccessful proposers will be notified by e-mail or U.S. mail, at the Department's discretion, about the outcome of the evaluation and proposer selection process.
- **6. Debriefing.** Within ten (10) days of receiving notification from the Department, unsuccessful proposers may contact the Official Contact and request information about the evaluation and proposer selection process. The e-mail sent date or the postmark date on the notification envelope sent by the Department will be considered "day one" of the ten (10) days. If unsuccessful proposers still have questions after receiving this information, they may contact the Official Contact and request a meeting with the Department to discuss the evaluation process and their proposals. If held, the debriefing meeting will not include any comparisons of unsuccessful proposals with other proposals. The Department will schedule and hold the debriefing meeting within fifteen (15) days of the request. The Department will not change, alter, or modify the outcome of the evaluation or selection process as a result of any debriefing meeting.
- 7. Appeal Process. Within ten (10) days of the debriefing meeting, unsuccessful proposers may appeal the Department's procurement process in writing, to the Department head. The proposer must set forth facts or evidence in sufficient and convincing detail for the Department head to determine whether the Department's process failed to comply with the State's statutes, regulations or standards (established in the State of Connecticut, Office of Policy and Management, Procurement Standards: for Personal Service Agreements and Purchase of Service Contracts) concerning competitive procurement or the provisions of the RFP. The Department head must issue a decision, in writing, not later than thirty (30) days after receipt of any such appeal. The filing of an appeal shall not constitute sufficient reason for the Department to delay, suspend, cancel, or terminate the procurement process or execution of a contract. More detailed information about filing an appeal may be obtained from the Official Contact.

In the event that the Department head determines that a process violation has occurred and that the violation had a substantial effect on the procurement, the Department head shall take corrective action not later than thirty (30) days after the date of such a determination.

In addition, a proposer has the right of appeal, under certain circumstances, to the State Contracting Standards Board, which is statutorily charged with considering and acting upon appeals (see CGS 4e-35, 4e-36, 4e-37).

**8. Contract Execution.** Any contract developed and executed as a result of this RFP is subject to the Department's contracting procedures, which may include approval by the Office of the Attorney General.

#### II. MANDATORY PROVISIONS

#### A. POS STANDARD CONTRACT, PARTS I AND II

By submitting a proposal in response to this RFP, the proposer implicitly agrees to comply with the provisions of Parts I and II of the State's "standard contract" for POS:

Part I of the standard contract is maintained by the Department and will include the scope of services, contract performance, quality assurance, reports, terms of payment, budget, and other program-specific provisions of any resulting POS contract. A sample of Part I is available from the Department's Official Contact upon request.

Part II of the standard contract is maintained by OPM and includes the mandatory terms and conditions of the POS contract. Part II is available on OPM's website at: http://www.ct.gov/opm/cwp/view.asp?a=2981&q=382982

#### Note:

Included in Part II of the standard contract is the State Elections Enforcement Commission's (SEEC) notice (pursuant to C.G.S.  $\S$  9-612(g)(2)) advising executive branch State contractors and prospective State contractors of the ban on campaign contributions and solicitations. If a proposer is awarded an opportunity to negotiate a contract with the Department and the resulting contract has an anticipated value in a calendar year of \$50,000 or more, or a combination or series of such agreements or contracts has an anticipated value of \$100,000 or more, the proposer must inform the proposer's principals of the contents of the SEEC notice.

Part I of the standard contract may be amended by means of a written instrument signed by the Department, the selected proposer (contractor), and, if required, the Attorney General's Office. Part II of the standard contract may be amended only in consultation with, and with the approval of, the Office of Policy and Management and the Attorney General's Office.

#### **B. ASSURANCES**

By submitting a proposal in response to this RFP, a proposer implicitly gives the following assurances:

- 1. Collusion. The proposer represents and warrants that the proposer did not participate in any part of the RFP development process and had no knowledge of the specific contents of the RFP prior to its issuance. The proposer further represents and warrants that no agent, representative, or employee of the State participated directly in the preparation of the proposer's proposal. The proposer also represents and warrants that the submitted proposal is in all respects fair and is made without collusion or fraud.
- 2. State Officials and Employees. The proposer certifies that no elected or appointed official or employee of the State has or will benefit financially or materially from any contract resulting from this RFP. The Department may terminate a resulting contract if it is determined that gratuities of any kind were either offered or received by any of the aforementioned officials or employees from the proposer, contractor, or its agents or employees.
- 3. Competitors. The proposer assures that the submitted proposal is not made in connection with any competing organization or competitor submitting a separate proposal in response to this RFP. No attempt has been made, or will be made, by the proposer to induce any other organization or competitor to submit, or not submit, a proposal for the purpose of restricting competition. The proposer further assures that the proposed costs have been arrived at independently, without consultation, communication, or agreement with any other organization or competitor for the purpose of restricting competition. Nor has the proposer knowingly disclosed the proposed costs on a prior basis, either directly or indirectly, to any other organization or competitor. This section shall not apply when proposals are being submitted to operate a collaborative program provided by one or more separate entities.

- **4. Validity of Proposal.** The proposer certifies that the proposal represents a valid and binding offer to provide services in accordance with the terms and provisions described in this RFP and any amendments or attachments hereto. The proposal shall remain valid for a period of 180 days after the submission due date and may be extended beyond that time by mutual agreement. At its sole discretion, the Department may include the proposal, by reference or otherwise, into any contract with the successful proposer.
- **5. Press Releases.** The proposer agrees to obtain prior written consent and approval of the Department for press releases that relate in any manner to this RFP or any resultant contract.

#### C. TERMS AND CONDITIONS

By submitting a proposal in response to this RFP, a proposer implicitly agrees to comply with the following terms and conditions:

- Equal Opportunity and Affirmative Action. The State is an Equal Opportunity and Affirmative Action
  employer and does not discriminate in its hiring, employment, or business practices. The State is
  committed to complying with the Americans with Disabilities Act of 1990 (ADA) and does not discriminate
  on the basis of disability in admission to, access to, or operation of its programs, services, or activities.
- **2. Preparation Expenses.** Neither the State nor the Department shall assume liability for expenses incurred by proposers in preparing, submitting, or clarifying proposals submitted in response to this RFP.
- **3. Exclusion of Taxes.** The Department is exempt from the payment of excise and sales taxes imposed by the federal government and the State. Proposers are liable for any other applicable taxes.
- **4. Proposed Costs.** No cost submissions that are contingent upon a State action will be accepted. All proposed costs must be fixed through the entire term of the contract.
- 5. Changes to Proposal. No additions or changes to the original proposal will be allowed after submission. While changes are not permitted, the Department may request and authorize proposers to submit written clarification of their proposals, in a manner or format prescribed by the Department, and at the proposer's expense.
- **6. Supplemental Information.** Supplemental information will not be considered after the deadline submission of proposals, unless specifically requested by the Department. The Department may ask a proposer to give demonstrations, interviews, oral presentations or further explanations to clarify information contained in a proposal. Any such demonstration, interview, or oral presentation will be at a time selected and in a place provided by the Department. At its sole discretion, the Department may limit the number of proposers invited to make such a demonstration, interview, or oral presentation and may limit the number of attendees per proposer.
- 7. Presentation of Supporting Evidence. If requested by the Department, a proposer must be prepared to present evidence of experience, ability, data reporting capabilities, financial standing, or other information necessary to satisfactorily meet the requirements set forth or implied in this RFP. The Department may make onsite visits to an operational facility or facilities of a proposer to evaluate further the proposer's capability to perform the duties required by this RFP. At its discretion, the Department may also check or contact any reference provided by the proposer.
- 8. RFP Is Not An Offer. Neither this RFP nor any subsequent discussions shall give rise to any commitment on the part of the State or the Department or confer any rights on any proposer unless and until a contract is fully executed by the necessary parties. The contract document will represent the entire agreement between the proposer and the Department and will supersede all prior negotiations, representations or agreements, alleged or made, between the parties. The State shall assume no liability for costs incurred by the proposer or for payment of services under the terms of the contract until the successful proposer is notified that the contract has been accepted and approved by the Department and, if required, by the Attorney General's Office.

#### D. RIGHTS RESERVED TO THE STATE

By submitting a proposal in response to this RFP, a proposer implicitly accepts that the following rights are reserved to the State:

- Timing Sequence. The timing and sequence of events associated with this RFP shall ultimately be determined by the Department.
- 2. Amending or Canceling RFP. The Department reserves the right to amend or cancel this RFP on any date and at any time, if the Department deems it to be necessary, appropriate, or otherwise in the best interests of the State.
- 3. No Acceptable Proposals. In the event that no acceptable proposals are submitted in response to this RFP, the Department may reopen the procurement process, if it is determined to be in the best interests of the State.
- 4. Award and Rejection of Proposals. The Department reserves the right to award in part or reject proposals in whole or in part for misrepresentation, or if the proposal limits or modifies any of the terms, conditions, or specifications of this RFP. The Department may waive minor technical defects, irregularities, or omissions, if in its judgment the best interests of the State will be served. The Department reserves the right to reject the proposal of any proposer who submits a proposal after the submission date and time.
- 5. Sole Property of the State. All proposals submitted in response to this RFP are to be the sole property of the State. Any product, whether acceptable or unacceptable, developed under a contract awarded as a result of this RFP shall be the sole property of the State, unless stated otherwise in this RFP or subsequent contract. The right to publish, distribute, or disseminate any or all information or reports, or part thereof, shall accrue to the State without recourse.
- 6. Contract Negotiation. The Department reserves the right to negotiate or contract for all or any portion of the services contained in this RFP. The Department further reserves the right to contract with one or more proposer for such services. After reviewing the scored criteria, the Department may seek Best and Final Offers (BFO) on cost from proposers. The Department may set parameters on any BFOs received.
- 7. Clerical Errors in Award. The Department reserves the right to correct inaccurate awards resulting from its clerical errors. This may include, in extreme circumstances, revoking the awarding of a contract already made to a proposer and subsequently awarding the contract to another proposer. Such action on the part of the State shall not constitute a breach of contract on the part of the State since the contract with the initial proposer is deemed to be void *ab initio* and of no effect as if no contract ever existed between the State and the proposer.
- **8. Key Personnel.** When the Department is the sole funder of a purchased service, the Department reserves the right to approve any additions, deletions, or changes in key personnel, with the exception of key personnel who have terminated employment. The Department also reserves the right to approve replacements for key personnel who have terminated employment. The Department further reserves the right to require the removal and replacement of any of the proposer's key personnel who do not perform adequately, regardless of whether they were previously approved by the Department.

#### E. STATUTORY AND REGULATORY COMPLIANCE

By submitting a proposal in response to this RFP, the proposer implicitly agrees to comply with all applicable State and federal laws and regulations, including, but not limited to, the following:

- 1. Freedom of Information, C.G.S. § 1-210(b). FOIA generally requires the disclosure of documents in the possession of the State upon request of any citizen, unless the content of the document falls within certain categories of exemption, as defined by C.G.S. § 1-210(b). Proposers are generally advised not to include in their proposals any confidential information. If the proposer indicates that certain documentation, as required by this RFP, is submitted in confidence, the State will endeavor to keep said information confidential to the extent permitted by law. The State has no obligation to initiate, prosecute, or defend any legal proceeding or to seek a protective order or other similar relief to prevent disclosure of any information pursuant to a FOIA request. The proposer has the burden of establishing the availability of any FOIA exemption in any proceeding where it is an issue. While a proposer may claim an exemption to the State's FOIA, the final administrative authority to release or exempt any or all material so identified rests with the State. In no event shall the State or any of its employees have any liability for disclosure of documents or information in the possession of the State and which the State or its employees believe(s) to be required pursuant to the FOIA or other requirements of law.
- 2. Contract Compliance, C.G.S. § 4a-60 and Regulations of CT State Agencies § 46a-68j-21 thru 43, inclusive. CT statute and regulations impose certain obligations on State agencies (as well as contractors and subcontractors doing business with the State) to insure that State agencies do not enter into contracts with organizations or businesses that discriminate against protected class persons. IMPORTANT NOTE: The proposer must upload the Workplace Analysis Affirmative Action Report into the Department of Administrative Services (DAS) on-line data vault, called BizNet, prior to submitting a proposal in response to this RFP. More information about uploading standard contract documents is available on the DAS website under Administrative Services, State Procurement Marketplace, BizNet Connection, embedded in this section as a hyperlink.
- 3. Contracts With Entities Making Certain Investments In Iran, C.G.S. § 4-252a. No State agency or quasi-public agency shall enter into any large state contract, or amend or renew any such contract with any entity who (1) has failed to submit a written certification indicating whether or not such entity has made a direct investment of twenty million dollars or more in the energy sector of Iran on or after October 1, 2013, as described in Section 202 of the Comprehensive Iran Sanctions, Accountability and Divestment Act of 2010, or has increased or renewed such investment on or after said date, or (2) has submitted a written certification indicating that such entity has made such an investment on or after October 1, 2013, or has increased or renewed such an investment on or after said date. Prior to submitting a bid or proposal for a large state contract, each bidder or proposer who is an entity shall submit a certification that such bidder or proposer has or has not made an investment as described herein. For purposes of this section, "large state contract" has the same meaning as provided in C.G.S. § 4-250. The OPM Iran Certification Form 7 is available on OPM's website under <a href="Ethics Affidavits">Ethics Affidavits</a>, embedded in this section as a hyperlink.

IMPORTANT NOTE: The proposer must upload the OPM Iran Certification Form 7 into the Department of Administrative Services (DAS) on-line data vault, called BizNet, prior to submitting a proposal in response to this RFP. More information about uploading standard contract documents is available on the DAS website under Administrative Services, State Procurement Marketplace, <u>BizNet Connection</u>, embedded in this section as a hyperlink.

4. Consulting Agreements, C.G.S. § 4a-81. Proposals for State contracts with a value of \$50,000 or more in a calendar or fiscal year, excluding leases and licensing agreements of any value, shall include a consulting agreement affidavit attesting to whether any consulting agreement has been entered into in connection with the proposal. As used herein "consulting agreement" means any written or oral agreement to retain the services, for a fee, of a consultant for the purposes of (A) providing counsel to a contractor, vendor, consultant or other entity seeking to conduct, or conducting, business with the State, (B) contacting, whether in writing or orally, any executive, judicial, or administrative office of the State, including any department, institution, bureau, board, commission, authority, official or employee for the purpose of solicitation, dispute resolution, introduction, requests for information or (C) any other similar activity related to such contract. Consulting agreement does not include any agreements entered into with a consultant who is registered under the provisions of C.G.S. Chapter 10 as of the date such affidavit is submitted in accordance with the provisions of C.G.S. § 4a-81. The Consulting Agreement Affidavit (Ethics Form 5) is available on OPM's website under <a href="Ethics Affidavits">Ethics Affidavits</a>, embedded in this section as a hyperlink.

IMPORTANT NOTE: The proposer must upload the Consulting Agreement Affidavit (Ethics Form 5) into the Department of Administrative Services (DAS) on-line data vault, called BizNet, prior to submitting a proposal in response to this RFP. More information about uploading standard contract documents is available on the DAS website under Administrative Services, State Procurement Marketplace, <u>BizNet Connection</u>, embedded in this section as a hyperlink.

- 5. Gift and Campaign Contributions, C.G.S. §§ 4-250 and 4-252(c); Governor M. Jodi Rell's Executive Orders No. 1, Para. 8 and No. 7C, Para. 10; C.G.S. § 9-612(g)(2). If a proposer is awarded an opportunity to negotiate a contract with an anticipated value of \$50,000 or more in a calendar or fiscal year, the proposer must fully disclose any gifts or lawful contributions made to campaigns of candidates for statewide public office or the General Assembly. Municipalities and CT State agencies are exempt from this requirement. The gift and campaign contributions certification (OPM Ethics Form 1) is available on OPM's website under Ethics Affidavits, embedded in this section as a hyperlink. IMPORTANT NOTE: The selected proposer must upload the Gift and Campaign Contributions Certification (OPM Ethics Form 1) into the Department of Administrative Services (DAS) on-line data vault, called BizNet, prior to contract execution. More information about uploading standard contract documents is available on the DAS website under Administrative Services, State Procurement Marketplace, BizNet Connection, embedded in this section as a hyperlink.
- 6. Nondiscrimination Certification, C.G.S. §§ 4a-60(a)(1) and 4a-60a(a)(1). If a proposer is awarded an opportunity to negotiate a contract, the proposer must provide the Department with written representation or documentation that certifies the proposer complies with the State's nondiscrimination agreements and warranties. A nondiscrimination certification is required for all State contracts regardless of type, term, cost, or value. Municipalities and CT State agencies are exempt from this requirement. The nondiscrimination certification forms are available on OPM's website under Nondiscrimination Certification, embedded in this section as a hyperlink.
  IMPORTANT NOTE: The successful proposer must upload the appropriate nondiscrimination certification form into the Department of Administrative Services (DAS) on-line data vault, called BizNet, prior to contract execution. More information about uploading standard contract documents is available on the DAS website under Administrative Services, State Procurement Marketplace, BizNet Connection, embedded in this section as a hyperlink.

#### III. PROGRAM INFORMATION

#### ■ A. DEPARTMENT OVERVIEW

The Department has operated a wide variety of community residential and non-residential programs for over 40 years. These programs have served to assist with the structured and supervised reintegration of offenders into their communities. In July of 2009, through a competitive procurement process, the Department restructured the statewide network of services available to offenders released prior to the completion of their sentences. The newly implemented community network offers a comprehensive and integrated system of care that standardizes components of both residential and non-residential programs, eliminates redundancy in contracted programs and strengthens collaborative relationships between Department staff and contracted providers within each Parole District, which increases the likelihood of an offender's successful reintegration. The Department's resulting network of community services includes the following:

- **Residential Work Release Programs:** Programs designed to provide assistance to offenders in obtaining meaningful employment. These programs run 3-4 months in length, and provide 24/7 on-site supervision of offenders. The goal upon completion of the program is for each offender to have stable, legal employment, an acceptable place to live and sufficient savings to live independently.
- Residential Substance Abuse Programs: These programs run 4-6 months in length. They begin with a 30-45 day in-house initial orientation and intensive treatment component for offenders with a history of substance abuse. The in-house component is followed by a period of treatment and supervision while offenders seek employment. Alternatively, after completion of the in-house component, offenders may be moved to a Department-contracted work release program for the remainder of their residential stay. Within substance abuse programs, 24/7 on-site supervision of offenders is required at all times. The goal upon completion of the program is for each offender to have completed the treatment component provided by the contractor, and either obtained stable, legal employment and made suitable living arrangements or be successfully transferred to a Department-contracted work release program for the remainder of their supervision.
- Residential Mental Health Programs: A 4-6 month program with a 30-45 day in-house initial orientation and intensive treatment component for offenders with mental health needs. The in-house component is followed by a period of treatment and supervision while offenders seek employment. 24/7 on-site supervision of offenders is required at all times. The goal upon completion of the program is for each offender to have completed the treatment component provided by the contractor, obtained stable, legal employment and made suitable living arrangements, if able. Program staff is responsible for ensuring that upon release, offenders who are unable to work or live independently have established community linkages and relationships with area providers.
- **Residential Women and Children Programs:** A female work release program with an on-site family reunification component. This includes availability of housing for female offenders and their children.
- Residential Sex Offender Treatment Programs: A male residential program running approximately 6 months in length. The program is reserved for individuals convicted of a sexual offense, and is targeted to provide individualized, intensive treatment for the individual's sexual offense in a community setting. The program also offers intensive case management, life-skills and employment components to assist with the offender's reintegration in to the community.
- Residential Scattered-Site Supportive Housing Programs: programs designed to enable eligible offenders to transition to independent living. Programs run 3-4 months in length and do not require onsite supervision. These programs generally consist of apartment-style living for 1-2 same gender offenders. Each program is responsible for providing an assessment and referral component. After assessment, referrals will be made to the CTDOC-contracted non-residential network for necessary services.

- Residential Temporary Housing Programs: A 30-60 day program designed to provide safe and secure housing for offenders awaiting transfer to transitional supervision status, as well as offenders with less than 60 days left on their sentences. Temporary Housing programs should provide on-site supervision and should include a case management and assessment component. After assessment, referrals will be made to the CTDOC-contracted non-residential network for necessary services. Temporary Housing programs also provide on-site housing and benefit specialists to assist offenders with needed services.
- Non-Residential Behavioral Health Programs: Programs offering outpatient substance abuse, intensive outpatient substance abuse, mental health and anger management evaluation and treatment and medication management through the use of evidence-based treatment models.
- Non-Residential Employment Programs: Programs offering employment services and vocational training to offenders. These programs are comprised of 3 core components including job development, job readiness and job retention.
- **Non-Residential Social Reunification Programs:** Programs offering outpatient domestic violence treatment, family counseling and reunification to offenders and their families.
- Non-Residential Support Service Programs: Programs offering a variety of case-management and support services to offenders in need of assistance upon re-entry.

#### B. PROGRAM OVERVIEW

Through this RFP, the Department is seeking to establish a non-residential Behavioral Health program (as defined in Section III.A) as follows:

**1. Behavioral Health Programs:** Services to approximately 700 offenders annually in the Greater Waterbury and Bristol/Plainville areas.

#### C. MAIN PROPOSAL COMPONENTS

#### 1. Organizational Requirements

- (a) <u>Purpose / Mission / Philosophy:</u> Briefly describe the purpose, mission and philosophy of the agency and the proposed program. This section should also describe how your program or agency will adhere to applicable state and federal laws, regulations and policies governing provision of alcohol or other drug abuse services.
- (b) Entity Type / Years of Operation: Please provide a brief history of the agency and the proposed program. Proposer must be established as a private, non-profit organization, state agency or unit of local government prior to submission of a proposal, and must provide proof of such status in Section H of the proposal.
- (c) <u>Administrative Office Location</u>: Please provide the location of the agency's administrative offices.
- (d) <u>Qualifications / Certification / Licensure:</u> Please describe your agency's experience providing the kinds of services being requested through this RFP. If the agency or program being proposed holds any certifications or licensures, please detail the type and how long it has been held.
- (e) <u>References:</u> If you do not currently or have not in the past 3 years provided contracted services to the Department, at least two reference letters must be included in Section H of the proposal to support the description of your experience in providing these services. Letters must include agency name, contact name, mailing address, phone number and email address of the writer. Letters must also include the nature of the writer's relationship with the proposer and the extent of the proposer's provision of services to the writer. This is <u>NOT</u> a Letter of Support. The writer must be able to detail a prior relationship of services provided by the proposing agency.

#### 2. Service Requirements

Proposals should address each of the following areas. Indicate if your proposed program will deliver a service directly (D), through a subcontractor (S), through referral (R) or will not provide the service (NA).

(a) <u>Referral Process:</u> Decisions regarding acceptance or rejection of offenders must be communicated to the Department not more than 3 business days after receipt of the referral package. If no decision is rendered, the Department will consider the offender accepted and make appropriate arrangements for transfer to the program. Referral processes should not rely on a requirement for face-to-face interviews of offenders as an eligibility determination. While the Department will work with providers to allow pre-release physical/telephonic interviews of offenders, this will not routinely be a possibility within the referral timeframe.

Proposals should delineate the maximum time periods between referral acceptance and initial intake appointment as well as the time periods between initial intake appointment and first scheduled treatment.

(b) <u>Number and Type of Offenders to be Served:</u> Detail gender and age of offenders accepted into the program. It is the Department's expectation that all proposed services will accommodate both male and female offenders. Preference will be given to those proposers who indicate the feasibility of serving youth offenders, ages 16-17.

Proposals should include total number of annual clients to be seen, total annual CTDOC capacity and monthly CTDOC caseload.

- (c) <u>Date of Program Availability:</u> Programs should be available by January 1, 2016. Proposals should clearly define the timelines and work processes leading up to availability of services to include:
  - Location Siting
  - Location Zoning
  - · Location Renovation
  - Location Certificate of Occupancy
  - DPH Licensure
  - · Hiring and Training of Staff
- (d) <u>Location of Proposed Services:</u> Proposers are not required to obtain possession of physical space or zoning compliance prior to submission of a proposal, although preference will be given to proposals indicating possession of space and zoning compliance. The Department will require retention of space and proof of zoning compliance for all programs, in accordance with local regulations, prior to contract execution. If space and zoning is not secured at the time of proposal submission, the proposer must affirm that both will be obtained by January 1, 2016. The Department reserves the right to terminate any negotiations or subsequent contracts if the proposer fails to obtain space or zoning. Furthermore, the Department reserves the right to deem a proposed site as unsuitable for the operation of a non-residential program.
  - Does your agency currently control the site? If no, provide details of how and when the site will be available.
  - Has appropriate zoning been secured for the site? If yes, provide proof of approved zoning in Section H of the proposal; if no, provide details of how and when zoning approval is anticipated, or justification as to why zoning is not required.
  - Is the site fully compliant with ADA standards? If no, describe the degree to which the site is ADA compliant.
  - · Does the program site share space with any other program, agency, business, residence, etc.?

- (e) <u>Length of Stay/Hours of Operation</u>: Provide the average length of stay needed for offender completion of the program, as well as the maximum length of stay for each offender. The Department has established an average length of stay of 90 days for programs of this type. This means that the proposed program should be structured in such a way as to ensure that all components can be successfully completed in 90 days. It is anticipated that programs will offer evening and/or weekend hours to accommodate offenders who maintain employment or are enrolled in school.
- (f) <u>Accountability</u>: The Department reserves the right to enter the program at any time, for any reason without prior notification to the contractor. Proposals should describe the extent to which program staff will monitor offenders. Include number of physical contacts per month, as well as number of telephone contacts per month.
- (g) <u>Intake/Orientation:</u> Please describe the process followed for each intake, as well as the topics covered during the orientation period. Orientation periods should not exceed 1 week, and should focus on initial development of an Individualized Service or Treatment Plan. Orientation must also include assessment by a validated assessment tool similar to CAI, SASSI, ASI, T-ASI, TCUDS II or ASUS.
- (h) <u>Development of Individual Service/Treatment Plans</u>: Program staff, in conjunction with the offender, should work together to develop an Individual Service/Treatment Plan that addresses the offender's primary criminogenic needs. The plan should incorporate information obtained from assessments, and should identify needed services and goals.
- (i) <u>Treatment/Service Components:</u> Proposals must describe services offered to offenders and the modality by which they are offered. For each of the components proposed, the proposal must clearly describe how services will be provided. Services should describe the extent to which the program addresses gender-responsive and youth-specific treatment including but not limited to trauma-based treatment.
  - <u>Outpatient Substance Abuse Services:</u> Proposals should describe the modalities for provision of these services- individual counseling; group treatment; number of groups proposed, length of treatment, maximum capacity of groups, etc.
  - · <u>Intensive Outpatient Substance Abuse Services:</u> Proposals should describe the modalities for provision of these services- individual counseling; group treatment; number of groups proposed, length of treatment, maximum capacity of groups, etc.
  - <u>Outpatient Mental Health Services:</u> Proposals should describe the modalities for provision of these services- evaluation, individual counseling; group treatment; medication management; psychiatric services; number of groups proposed, length of treatment, maximum capacity of groups, etc.
  - <u>Outpatient Anger Management Services:</u> Proposals should describe the modalities for provision of these services- individual counseling; group treatment; number of groups proposed, length of therapy, maximum capacity of groups, etc.
  - <u>Drug Testing:</u> All proposals must address how the program will perform drug testing of offenders.
    The Department requires that drug tests be performed a minimum of once per month for the
    offender's entire length of stay. Additionally, CTDOC will reserve the right to request drug testing
    of offenders under community supervision who may not be receiving services through the
    proposed program.

- <u>Discharge Planning:</u> In conjunction with the offender's Individual Treatment Plan, program staff should work collaboratively with the offender to develop a Discharge Plan. The Discharge Plan should include permanent housing upon release, benefits eligibility, linkage to local community agencies, etc.
- Employment Services and Vocational Training: Proposals should describe the proposer's demonstrated ability to refer offenders to the appropriate contracted CTDOC nonresidential program for employment services and vocational training.
- (j) Evidence-Based Programming: The proposal must describe the extent to which services are evidence-based and how that determination was made. Describe what evidence-based curricula are being utilized. Please cite specific research, papers, journals, etc. Copies of the cited literature will be requested, if necessary. Do Not include them with the proposal.
- (k) Internal Security Measures: The proposal must clearly describe all internal security measures.
- (I) <u>Eligibility and Exclusions:</u> The proposal must clearly define all eligibility criteria and must identify and define any categories of offenders that would be excluded from the proposed program. All exclusions must be fully explained, including rationale for exclusion. Preference will be given to proposers demonstrating the least restrictive eligibility and exclusion criteria. Release status of the offender is not an acceptable criterion for eligibility or exclusion. Offenders should be accepted into the program regardless of custody status.

#### 3. Staffing Requirements

Proposers must describe the staff categories to be assigned to the proposed program, including the extent to which they have the appropriate training and experience to perform assigned duties. The proposal must describe the extent to which staff is multi-lingual and multi-cultural. Brief job descriptions, minimum qualifications, licensing requirements, hours per week and hourly wages must be provided for all staff categories assigned to this project. Please do not include resumes.

Proposals must also include a staffing matrix with assigned working hours and schedules for the proposed program (by job category) and a staff retention plan detailing measures taken to reduce staff turnover.

Proposers are free to propose a staffing model that they feel is sufficient to meet the needs delineated in this RFP, but the Department would anticipate that the staffing model include a clinical director, an APRN (or appropriate leveled individual able to prescribe medication), access to psychiatrists/psychologists and credentialed, licensed counselors/therapists, although these positions need not necessarily be full-time.

#### 4. Data and Reporting Requirements

Proposers must describe the extent to which the agency and the proposed program have the capability to access the internet, send/receive outside email and view PDF documents. Proposals must also describe the current office operating systems utilized by the agency, and the capability of the agency to maintain electronic health records and electronic case management records/offender files.

Proposals should describe measurable objectives that are relevant to the performance of services described herein. Final performance measures will be determined by the Department prior to contract execution. The Department will require electronic submission of all Agency and Program-Specific Policies and Procedures after contract execution

#### 5. Sub-Contractors

Proposals must disclose the proposed use of subcontractors to accomplish program services. If the proposed program includes the use of subcontractors, the relationship of the subcontractor to the proposer, a detailed description of the services to be provided by the subcontractor, the staffing to be allocated by the subcontractor and the costs of utilizing a subcontractor must be delineated in the proposal.

#### D. COST PROPOSAL COMPONENTS

#### 1. Financial Requirements

Proposers must submit cover letters from their auditors for the last 3 annual audits of their agencies and a copy of their most recent financial audit, included in Section H of the proposal. If less than 3 audits were conducted, detail must be provided as to why, and any supporting documentation assuring the financial efficacy of the proposer agency should be included (i.e. an accountant prepared financial statement, a tax return, etc.). If the most recent audit is available via the Office of Policy and Management's EARS system, such may be noted in the proposal, and a hardcopy of the audit need not be provided.

#### 2. Budget Requirements

Proposals must contain an itemized budget on the budget form included as Form #8 in Section IV (I.h), pages 33-35 of this RFP. All startup costs must be clearly identified as 1 line item in the budget.

A budget narrative must be provided, explaining all costs contained in the budget. All start up costs must be listed separately and clearly detailed in the budget narrative.

All other funding, including agency financial support must be identified.

Offenders participating in Behavioral Health programs may not be required to pay any type of subsistence, co-pay or other form of payment for services rendered by the program.

#### IV. PROPOSAL OUTLINE

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۹.	Cov	ver S	heet .															1
3.	Tab	ole of	f Contents															2
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	с.	Services To Be Provided Under Subcontract	
	d.	Subcontract Cost and Term	
G.	Cost Pr	oposal	
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	a.	Financial Requirements	
	b.	Line Item Budget (Form #5)	
	c.	Budget Narrative	
н.	Append	ices	
	a.	Proof of Non-Profit Status	
	b.	Letters of Reference (if required)	
	c.	Proof of Zoning (if obtained)	
	d.	Cover Letters from Previous 3 Audits	
	e.	Most Recent Financial Audit	
I.	Forms		
	a.	Form #1: Cover Sheet	
		This form must be completed if the proposal is being submitted for a program	
		NOT currently under contract with the Department.	
	b.	Form #2: Expansion to Existing Program	
		This form may be completed in lieu of the Cover Sheet ONLY if the proposal is	
		being submitted for a program CURRENTLY under contract with the Department	t.
	6	Form #3: Budget	
	C.	This form must be completed and included in Section G of the proposal	
		The form made 20 completed and modeled in decident d of the proposal.	
	d.	Form #4: Acknowledgment of Contract Compliance	
		This form must be completed and included in Section I of the proposal.	
	e.	Form #5: Employer Information Report	
	С.	This form must be completed and included in Section I of the proposal. For mor	
		information on completion of this report, go to www.eeoc.gov	•
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	f.	Workplace Analysis Affirmative Action Report	
		This form must be completed and uploaded into BizNet in accordance with	
		Section II.E.2 of this RFP. For more information on completion of this report, go	)
		to www.ct.gov/chro	
	g.	OPM Iran Certification Form 7	
	-	This form must be completed and uploaded into BizNet in accordance with	
		Section II.E.3 of this RFP.	
		Consulting Agreement Affidavit	
	h.		
	n.	This form must be completed and uploaded into BizNet in accordance with	



## REQUEST FOR PROPOSAL RFP # DOC-NRESBH-16-JH

#### Department of Correction August 2015

FORM #1: Proposal Cover Sheet	
Applicant Agency	FEIN
Address	
City/Town State	Zip Code
Agency Contact:	Title:
Telephone Number Fax Number	E-Mail Address
Total Annual Program Cost (not including startup)	Total Annual Cost to CTDOC  (not including startup)
Requested Startup Costs	Proposed Program Address:
Applicant Agency Fiscal Year: to (month) (month)	
Is your agency a non-profit? Yes No Is you	ur agency incorporated? Yes No No
Is your agency registered as a:  Minority Business Enterprise? Yes No Small Business Enterprise? Yes No Small Business Enterprise? Yes No	
I certify that to the best of my knowledge and belief, the info correct. The application has been duly authorized by the go the legal authority to apply for this funding, the applicant w and regulations, and that I am a duly authorized signatory for	overning body of the applicant, the applicant has vill comply with applicable state and federal laws
Signature of Authorizing Official	Date
Truncal Manne and Title	

Typed Name and Title



#### REQUEST FOR PROPOSAL RFP # DOC-NRESNH-16-JH Department of Correction August 2015

Applicant Agency			FEIN
Agency Contact			Title
Telephone Number	Fax Numb	per	E-Mail Address
CURRENT PROGRAM INFOR	MATION:		
Program Name	Program Type		Gender
Program Address	Total Current F	Beds in Program	Total Current CTDOC Beds
PROPOSED EXPANSION INF	ORMATION:		
# Beds/Slots Proposed for Expan	nsion	Date of Availabili	ty to CTDOC
		Requested Startuj	o Costs
Location of Proposed Beds		Annual CTDOC (	Cost of Expansion
Location of 1 toposed Beds			
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#### PROPOSED PROGRAM

I.	SALARIES & WAGES				
		Number	Average	FY 2016	Annual Line Total
	Direct Client Service Staff	FTE's	Annual Salary	Total	
Α.	Program Director				
В.	Counselors				
C.	Staff Supervisor				
D.	Client Supervisor/Monitor				
E.	House Manager				
F.	Substance Abuse Counselor				
G.	Other:				
Н.	Other:				
I.	Other:				
	Subtotal Direct Service Support Salaries				
	Direct Service Support Staff				
J.	Cook				
K.	Driver				
L.	Security				
M.	Maintenance/Custodian				
N.	Laundry				
O.	Other:				
	Subtotal Direct Service Support Salaries				
	TOTAL DIRECT SERVICE SALARIES				
II.	NONSALARY DIRECT SERVICE COSTS			FY 2016	Annual Line
				Total	Total
Α.	Temporary Help (not employees)				
В.	Contract Services				
C.	Telephone				
D.	Office Supplies & Postage				
E.	Staff Training & Inservice				
F.	Advertising:				
	1. Recruitment - Staff				
	2. Program Advertising				
G.	Vehicle Expense (gas, oil, repairs)				
Н.	Mileage Reimbursement				
I.	Dues, Fees, Licenses, Subscriptions				
1.	, , , , ,				

J.	Offender Medical Cabinet Supplies			
K.	Offender Lab Fees:			
	1. Urines			
	2. Blood			
L.	Offender Pharmaceuticals			
M.	Offender Training & Supplies			
N.	Offender Recreational Supplies			
O.	Rental/Lease Payments			
P.	Property and Real Estate Taxes			
Q.	Insurance			
	1. Umbrella			
	2. Malpractice/ Prof. Liability			
	3. Liability			
	4. Property (including liability)			
	5. Vehicles			
	6. Other:			
R.	Dietary			
	1. Food			
	2. Non Food			
S.	Housekeeping and Laundry			
T.	Maintenance Supplies/Expenses			
U.	Utilities (heat, water, light)			
V.	Depreciation			
W.	Minor Equipment (\$250 - \$600)			
	Subtotal Non-Salary Costs			
III.	TOTAL DIRECT SERVICE COSTS	-	-	
IV.	ALLOCATED EMPLOYEE BENEFITS	-	-	
V.	ALLOCATED ADMIN. EXPENSE	-	-	
VI.	STARTUP COSTS (FY 2016 ONLY)	-	-	
VII.	MAJOR EQUIPMENT	-	-	
VIII.	TOTAL EXPENSES	-	-	
IX.	REVENUE			
Α.	Operating Revenue			1
1.	Room & Board from Offenders			
2.	Food Stamps (DIM) from Offenders			
3.	Counseling Fees from Offenders			
4.	DMHAS			
5.	Office of Adult Probation			
6.	Judicial			

7.	General Public Assistance from Towns			1	
8.	DCF				
9.	Title 19 (Medicaid fee-for-service)				
10.	Other:				
	Subtotal Operating Revenues				
В.	Grant Revenue				
1.	United Way				
2.	Town				
3.	Other:				
4.	Other:				
	Subtotal Grant Revenues				
C.	Other Revenue				
1.	Fund Raising				
2.	Contributions				
	a. Restricted				
	b. Unrestricted				
3.	Investment Income				
4.	Interest Income				
5.	Gain on Sale of Assets				
6.	Other:				
	Subtotal Other Revenues				
D.	TOTAL ALL NON-DOC REVENUES	-	-		
E.	TOTAL REQUESTED DOC FUNDING	-	-		
F.	TOTAL ALL REVENUES		_		

FORM #4

### Acknowledgement of Contract Compliance Notification to Bidders

The contract to be awarded is subject to contract compliance requirements mandated by Section 4-114a of the Connecticut General Statutes: and when the guarding agency is the state, Section 46a-71(d) of the Connecticut General Statutes. There are Contract Compliance Regulations codified at Section 4-11a-1 et seq. of the regulations of Connecticut State Agencies which establish a procedure for the awarding of all contracts covered by Sections 4-114a and 46a-71(d) of the Connecticut General Statutes.

According to Section 4-114a-3(9) of the Contract Compliance regulations, every agency awarding a contract subject to the contract compliance requirements has an obligation to "aggressively solicit the participation of legitimate minority business enterprises as bidders, contractors, subcontractors and suppliers of materials." "Minority business enterprise" is defined in Section 4-114a of the Connecticut General Statutes as a business wherein fifty-one percent or more of the capital stock, or assets, belong to a person or persons: "(1) Who are active in the daily affairs of the enterprise; (2) who have the power to direct the management and policies of the enterprises; and (3) who are members of a minority, as such term is defined in sub-section (a) of Section 32-9n." "Minority" groups are defined in Section 32-9n of the Connecticut General Statutes as "(1) Black Americans...(2) Hispanic American...(3) Women...(4) Asian Pacific Americans and Pacific Islanders; or (5) American Indians..." The above definitions apply to the contract compliance requirement virtue of Section 4-114a-1 (10) of the Contract Compliance Regulations.

The awarding agency will consider the following factors when reviewing the Proposer's qualifications under the contract compliance requirements:

- (a) the proposer's success in implementing an affirmative action plan;
- (b) the proposer's success in developing an apprenticeship program complying with Sections 46a-68-17 of the Connecticut General Statutes, inclusive;
- (c) the proposer's promise to develop and implement a successful affirmative action plan;
- (d) the proposer's submission of EEO-1 data indicating that the composition of its work force is at or near parity when compared to the racial and sexual composition of the work force in the relevant labor market area; and
- (e) the proposer's promise to set aside a portion of the contract for legitimate minority business enterprises. See Section 4-11a-3(10) of the Contract Compliance Regulations.

* INSTRUCTIONS	Proposer must sign acknowledgment below, and return acknowledgment to awarding agency along with signed proposal.
The undersigned acknow	vledges receiving and reading a copy of the "Notification to Bidders" form.
Signature	Date

#### **FORM #5**

Joint Reporting Committee Equal Employment

#### Equal Employment Opportunity Com-

# mission Office of Federal Contract Compilance Programs (Labor)

#### **EQUAL EMPLOYMENT OPPORTUNITY**

**EMPLOYER INFORMATION REPORT EEO-1** 

Standard Form 100 REV 01/2006

O.M.B. No. 3548-999 EXPIRES 01/2009 100-214

			Refer to in		YPE OF REPORT	rts to t	ne filed			7/1/27				
1. Indica ONE		king	in the appropriate box the		it for which this copy	of the	form is	s sub	mittec	(MA	RK (	NLY		
	(1) 🗆 5	Single	-establishment Employer R	eport	Multi-establishr (2) □ Consoli (3) □ Hearigi (4) □ Individu establis (5) □ Special	idated uarters sal Est shment	Report Unit Re ablishm with 5	(Receport	(Requi	ired) (subn				
2. Total	number of	repo	orts being filed by this Con	npany (Answer on C	Consolidated Report	only)_								
	nt Compa		Section B—COMPANY									OFFICE USE ONLY		
naire est			ent company (owns or con	trois establishment	in item 2) omit if sam	ie as i	abel					8.		
Address	(Number	and:	street)									ь.		
City or to	own			State	State ZIP code									
			nich this report is filed. (Or	mit if same as label)			120120	30711	_			The Interest		
а	. Name o	t esta	sblishment	entrev samany salii								d		
Address	(Number	and s	street)	City or Town	County		State		ZIP	code	5026	e.		
b	. Employe	ar ide	entification No. (IRS 9-DIG	IT TAX NUMBER)								1.		
c	. Was an	EEO	-1 report filed for this esta	ablishment last year	? ☐ Yes ☐ No		a.m-aquy					954500000		
			Section C-EMPLOYER	RS WHO ARE REQ	UIRED TO FILE (To	be an	swered	by a	all emp	doyer	8)			
Ti Yes	□ No	1	Does the entire company	have at least 100 e	employees in the pay	rall pe	eriod to	r wh	ich you	are	repo	rting?		
☐ Yes	□ No	2.	Is your company affiliate in an enterprise with a to	d through common tal employment of 1	ownership and/or cei 00 or more?	ntraliza	ed mar	ager	ment v	vith o	ther	entities		
☐ Yes	□ No	3.	Does the company or an as provided by 41 CFR 6 and has a contract, subcidepository of Government agent for U.S. Savings 6 If the response to question have one):	i0–1.5, <u>AND</u> either ( contract, or purchase nt funds in any amoi onds and Savings N	<ol> <li>is a prime governr corder amounting to unt or is a financial in Notes?</li> </ol>	ment c \$50,0 stitute	ontrac 00 or n	tor or nore. th is	r first-t or (2) an iss	ier su serve uing a	and p	tactor, a aying		

NOTE: If the answer is yes to questions 1, 2, or 3, complete the entire form, otherwise skip to Section G.

SF 100 - Page 2

Section D-EMPLOYMENT DATA

fundorment at this establishment - Report all permanent full- and goer tanc engalowes too holing apprentices and on the job trainers tookes specifically excluded as set forth in the interaction. Units the appropriate figures or all lines and in all columns. Honk spaces will be considered as return.

	-														
100							Ra	Race/Ethnicity	rity						
Categories	Hispa	Elispanic of					Not-	Inspanie	Not-Hispanic or Latino						Tist
	Ę	Latino			Male						Female	de			(Se)
	N.	From the state of	Sp.	Olish or Alisaa Agentean	Market Ma	nesy	Apmentah Indian or Alada Olada	<u>\$</u> ¥ ₹ ₹	i i	Risk or Abresi Amerik wi	No. of Persons President	į	Americal imbet in Abida Naces	1:11	
	×	ı	v	4	-		4	×	-	,	×	-	2	2	٥
Executive/Settor Level Officials and Managers					7	1									
EssEMid-Level Officeals and Managers		7											-		
Professionals 3															
Terhaicians 3						1									
Sales Workers 6															
Administrative Support Workers 5															
Craft Workers 6															
Operatives															
Laborers and Helpers R															
Service Workers 9															
TOTAL 10															
PREVIOUS YEAR TOTAL 11															
L. Date(3) of payroll period used:					(Omit on	the Con	(Onit on the Consolidated Report.)	Report.)							Ì
	ž	ction E.	ESTABL	Section E - ESTABLISHMENT INFORMATION (Omit on the Consolidated Report.)	LINFORA	MATIO	N (Omit or	n the Co	asopque	d Report.				1	1
What is the major activity of this establishment? (Be specific, i.e., manufacturing steed castings, retail grocer, wholesale plumbing supplies, title insurance, etc. Include the specific type of product or type of service provided, as well as the principal business or industrial activity.)	establish et or type	ment? (B	r specific re provid	stablishment? (Be specific, i.e., manufacturing steel castings, retal grocer, wholesal, t or type of service provided, as well as the principal business or industrial activity.)	Seturings as the princ	tecl cast cipal bur	ugs, retail siness or it	grocer. ndustria	wholesal activity.	e plumbin	supplies	title ins	urance, etc		
					Section F - REMARKS	- REM	ARKS			-					
Use this item to give any identification data appearing on the last EEO-1 report which differs from that given above, explain major changes in composition of reporting units and other pertinent information.	a appear	ing on th	e last EE	0-1 report	which diffe	ers from	that given	above.	explain m	ajor chan	es in com	position	of reportin	g units	topus
				Sea	Section G - CERTIFICATION	ERTIFI	CATION		-						
Check: 1  All reports are accurate and were prepared in accordance with the instructions. (Check on Consolidated Report only.) one 2  His report is accurate and was prepared in accordance with the instructions.	nd were d was pe	prepared epared in	in accordan	dance with nee with th	the instructive instructive	tions, (C	heck on (	Consolic	lated Kep	(Ajuo tio					
Name of Certifying Official			Title						Signature				Date		
Name of person to contact regarding this report	report		Tinle						Address ()	Address (Number and Street)	id Street)				
City and State			Zip Cude	rde	Telephone	No. Co.	felephone No. (including Area Code and	res Cod	e and	-		En	Email Address		

#### V. ATTACHMENT A: CTDOC Parole District Map

